UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION

UNITED STATES OF AMERICA

Case No. 3:20-cv-07811-VC

PLAINTIFFS,

V.

Approximately 69,370 Bitcoin (BTC), Bitcoin Gold (BTG), Bitcoin SV (BSV), and Bitcoin Cash (BCH) seized from 1HQ3Go3ggs8pFnXuHVHRytPCq5fGG8Hbh, NOV 15 1
SUSAN Y SOONG
PLERK, H.S. DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA

DEFENDANTS.

MOTION OF RECOMMENDATION OF COUNSELS/REQUESTING APPOINTMENT OF COUNSELS

I, the above named as one of the Plaintiffs/Petitioners (Adesijuola Ogunjobi) in Motion For Intervention (See accompanying documents), do hereby swear that United States Attorney's Office For the Northern District of California received \$2.5 billion in cash "pending" offer to acquire 69,370.22491543 Bitcoin (BTC), 69,370.10730857 Bitcoin Gold (BTG), 69,370.10710518 Bitcoin SV (BSV), and 69,370.12818037 Bitcoin Cash (BCH) assets which was seized from 1HQ3Go3ggs8pFnXuHVHRytPCq5fGG8Hbh and now forfeiture civil suit filed before this court. I opened an account as "partnership" with United States and notified David L. Anderson, United States Attorney for the Northern District of California and other Assistant United States Attorneys to make deposit of 69,370.22491543 Bitcoin (BTC), 69,370.10730857 Bitcoin Gold (BTG), 69,370.10710518 Bitcoin SV (BSV), and 69,370.12818037 Bitcoin Cash

(BCH) seized from 1HQ3Go3ggs8pFnXuHVHRytPCq5fGG8Hbh in order to deposit 3,083

Bitcoins into another account of a cryptocurrencies lender (BlockFi with website at www.blockfi.com) in return for \$25,000,000 in capital ("Loan") to start the funding cost of the pre-trial of global class action that's now pending before District Court in Richmond, Virginia that challenged the veracity of COVID-19 and the lawsuit to declare COVID-19 a total hoax and just mere fraud, scam and bogus.

This court must realize this is a very, very serious matter before this court. Society is now undergoing another era that will make Draconian era pale. The abuse of COVID-19 scam is extraordinary. Scams are never respectful of victims. People are forced to wear masks, now they say masks are not working, People are locked up every opportunity they can find when in reality no one has ever shown the public COVID-19 exists other than corrupt media getting paid to promote COVID-19 for the beneficiaries (vaccines manufacturers). Mere sickness and death don't constitute pandemic. It is natural to get sick and die and the COVID-19 scammers are telling the whole world it is unnatural to get sick and die, so everybody stay home. COVID-19 is not real and this court and all institutions across United States and around the globe have suffered the siege. The vaccines are not real, they're as bogus as COVID-19.

As the party in charge of this, United States as a part of parties of the class action is able to pay the costs of said proceeding or give security therefor, that I believe we're entitled to redress, and that I am unable to litigate this case on my own behalf because the parties involved are corporations and sovereign countries which requires licensed attorneys to represent such parties. And individual like myself even though I'm one of the lead plaintiffs, is not allowed to represent corporations and other parties. We got the money which is \$25,000,000 (loan) and all needed is the court to allow the assets to be transferred into the account which United States

Attorney's Office for the Northern District of California has the username and password to make such transfer and allow the collateral to be deposited since the loan has been approved and awaiting collateral. I respectfully request the appointment of counsel via court's permission to allow the attorneys from Sidley Austin LLP in San Francisco and Assistant United States Attorney for the Northern District of California to serve as attorneys for the above parties inside this motion for intervention.

In support of this motion, Plaintiff/Petitioner states that I have made a diligent effort to employ counsel and contacted the following attorneys via fax and mass emails to the firm:

Sharon Flanagan (managing partner)
Sara B. Brody
Cecilia Y. Chan
Naomi A. Igra
Zarine L. Alam
Lauren C. Freeman
Jaime A. Bartlett
SIDLEY AUSTIN LLP

Hallie Hoffman

Chief, Criminal Division
David Countryman
Claudia Quiroz
Adam Reeves
Sara Winslow
Stephanie Hinds
Josh Eaton
Assistant United States Attorneys for the Northern District of California

In support of this motion, Plaintiff/Petitioner on behalf of all parties involved in this motion for intervention to free up the capital (\$25,000,000) states that I made a diligent effort to obtain the assistance of counsels by contacting the several legal aid organizations, lawyer referral service, or pro bono attorneys via messages left due to most people in California are required to work remotely due to the brainwash of COVID-19 which is now a "global cult." Ironically, this unprecedented situation is the very reason a global class action is now pending before district

court in Richmond, Virginia for prosecution. The paranoia of COVID-19 has validated COVID-19 is BOGUS.

I have established and demonstrated to this court that United States has in its possession over \$1 billion cryptocurrencies which \$25,000,000 in loan document against the assets already pledged which translates to financially able to hire attorneys because this situation before global community must be addressed. COVID-19 does not exist and let the defendants accused of false information of a deadly virus they invented in their head show up in court and dispute COVID-19 is not a hoax.

All documents are prepared and drafted by me alone, however the attorneys' names were inscribed on the grounds they will be paid for the appearance and signing retainer with the law firm of Sidley Austin LLP in the future. I also have discussed this with local attorneys in State of Virginia that have agreed on paying them retainer to start the process to prosecute COVID-19 class action and exposing this scam for what it is, a scam. COVID-19 is a scam, total brainwash.

I understand that making this application does not excuse the court to allow the named attorneys inside the motion for intervention and accompanying documents from litigating this motion, and that it is still the responsibility of this court to act in the interest of the United States to move forward in this proceeding.

I declare that my answers to the foregoing are true and correct.

November 23, 2020

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CERTIFICATE OF SERVICE

I, ADESIJUOLA OGUNJOBI, certify that a true copy hereof of this document MOTION TO INTERVENE, NOTICE AND MEMORANDUM OF POINTS AND AUTHORITIES IN SUPPORT OF MOTION TO INTERVENE filed and mailed via U.S. Mail and email where applicable to the persons listed below on November 23, 2020.

Copies to:

Judge Vince Chhabria
United States District Court For the Northern District of California
Federal Courthouse
Courtroom 4-17th Floor
450 Golden Gate Avenue
San Francisco, CA 94102
Via Mail

David L. Anderson
United States Attorney
United States Attorney's Office for the Northern District of California
Federal Courthouse
450 Golden Gate Avenue
Sand Francisco, CA 94102
Via Mail & Email

Sara B. Brody (SBN 130222) Cecilia Y. Chan (SBN 240971) Naomi A. Igra (SBN 269095) Zarine L. Alam (SBN 331802) Lauren C. Freeman (SBN 324572) Jaime A. Bartlett (SBN 251825) SIDLEY AUSTIN LLP 555 California Street San Francisco, CA 94104 Via Email

Hallie Hoffman (CABN 210020) Chief, Criminal Division David Countryman (CABN 226995) Chtris Kaltsa (NYBN 5460902) Claudia Quiroz (CABN 254419) William Frentzen (LABN 24421) Assistant United States Attorneys 450 Golden Gate Avenue, Box 36055 San Francisco, California 94102-3495 Via Email

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